IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

IBEW-NECA LOCAL 505 WELFARE and * PENSION PLANS, DONALD L. ADAMS. FRED MOORE, MICHAEL ALEXANDER, CHARLES FREEMAN, TRACY LANDERS, and RICHARD RUSSELL as Trustees of the Plans; MOBILE ELECTRICAL JATC TRUST FUND, DONALD L. ADAMS, FRANK F. EVERETT, DAVID A. RUCKER, JASON BABCOCK, CHARLES FREEMAN, and RICHARD RUSSELL, as Trustees of the Plan; and, INTERNATIONAL BROTHERHOOD of **ELECTRICAL WORKERS, LOCAL 505,** Plaintiffs, * **CIVIL ACTION NUMBER:** 1:09-00010-CG -M * v. CARLSON ELECTRICAL CONSTRUCTION, LLC, a limited liability company, Defendant.

CONSENT JUDGMENT

It is **ORDERED**, **ADJUDGED** and **DECREED** that JUDGMENT be and is hereby entered in favor of the plaintiffs, IBEW-NECA Local 505 Welfare and Pension Plans [hereinafter "WELFARE PLAN and PENSION PLAN"], Donald L. Adams, Fred Moore, Michael Alexander, Charles Freeman, Tracy Landers, and Richard Russell as Trustees of the Plans [hereinafter "W & P TRUSTEES"], Mobile Electrical JATC Trust Fund [hereinafter "JATC"], Donald L. Adams, Frank F. Everett, David A. Rucker, Jason Babcock, Charles Freeman, and Richard Russell as Trustees of the Plan [hereinafter "JATC TRUSTEES"], and

Local 505 of the International Brotherhood of Electrical Workers [hereinafter "LOCAL 505"], and against the defendant, Carlson Electrical Construction, LLC. [hereinafter "CARLSON"] and Curt S. Carlson, individually, in the amount of \$27,692.72, said sum representing CARLSON'S obligation to pay the following:

WELFARE PLAN:

	Contributions	owed from July-A	August 2008:	\$12,692.55
--	---------------	------------------	--------------	-------------

Interest: \$266.99

Liquidated Damages: \$2,538.51

Total \$15,498.05

PENSION PLAN:

Contributions owed from July-August 2008: \$6,834.45

Interest: \$143.77

Liquidated Damages: \$1,366.89

Total \$8,345.11

JATC PLAN

Contributions owed from July-August 2008: \$1,187.20

Interest: \$21.58

Liquidated Damages: \$237.44

Total \$1,446.22

LOCAL 505

Authorized dues deducted, but not remitted: \$2,557.34

Said judgment shall bear interest at the rate of six percent (6%) per annum from the date of the entry of judgment.

DONE and **ORDERED** this 1st day of September, 2009.

/s/ Callie V. S. Granade CHIEF UNITED STATES DISTRICT JUDGE